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THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

CHRISTINA GORAY,

Plaintiff,

vs.

: CIVIL NO. : 06-00214 HG/LEK

UNIFUND CCR PARTNERS; MARVIN S.C. : DANG; JAE B. PARK; STUART MARTINEZ, :

Defendants.

berendanes.

Deposition of: JEFFREY A. SHAFFER

Taken:

By the Plaintiff

Pursuant to Agreement

Time:

Commencing at 10:28 a.m.

Place:

Sheraton Airport
Executive Board Room
2826 Terminal Drive
Hebron, Kentucky 41048

Before:

S. Diane Farrell, RMR, CRR

Sherry Music, Videographer

Notaries Public -

Commonwealth of Kentucky

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Page 22 Page 24 1 A. Correct. 1 Q. Okay. So in 2005 it was Unifund's policy 2 Q. Let's go to inquiry area number 2, the 2 not to send, I'll call it collection notices, to the forms/notices generated by Unifund for the collection 3 individual consumers? 4 of consumer debts from 2004 to the present. Do you 4 A. That's fair. 5 5 Q. Okay. And is that the reason why none have any such forms? 6 A. Can you help me out with what a -- what were sent to Ms. Goray? 6 7 7 you mean by a form or a notice? A. Could be, but even under our current 8 8 Q. Yes. Does Unifund ever send notices policy, I wouldn't say that she would have, for 9 directly to consumers saying, you know, Mr. or 9 certain, gotten a letter under our current policy of 10 Ms. Consumer, you owe Citibank, you know, \$5,000, we 10 accounts either. 11 got assigned this debt, please pay us? Anything like 11 O. Okay. But it's for sure that -- that no 12 that? 12 notices were sent to Ms. Goray by Unifund requesting 13 13 payments? A. Yes, we do that on some particular 14 segments of a portfolio. Between 2004 and to the 14 A. I believe that's correct. 15 O. Okay. And is -- is the first contact then present we've had different policies, so in the last 15 16 year, the policy would be yes, we have sent letters Unifund would have with Ms. Goray would be the Marvin 16 17 to debtors in that regard. 17 Dang's letter to her? 18 From 2004 to 2006, the answer would 18 A. Yes, I believe so. 19 probably be no to that. We didn't -- we didn't 19 Q. How about the method of calculating 20 interest on consumer debt? How is that done? really send letters to a debtor unless they 20 21 specifically called in to Unifund asking for a letter 21 MS. KANE: Objection. Ambiguous as to 22 or a settlement or account information. 22 time frame. 23 Q. Well, how would that debtor know that 23 Q. Can you answer the question? 24 Unifund has the debt if they were never notified 24 A. Are you referring to Unifund's policy for 25 prior? 25 calculating interest? Page 25 Page 23 1 A. Well, they would have been notified from 1 Q. Yes, yes. 2 Citibank or Citibank's collection agency or whoever 2 A. And are you referring to our current 3 the creditor was. Once we purchase the debt, we sell 3 methodology? 4 Q. Well, let's -- let's go back to the a lot of our -- our accounts. So when we sell it, 4 5 5 our sales customers would typically be a collection original policy then. Has it changed since the 6 agency or a collection law firm. And they would send 6 original policy? 7 7 the letter to the debtor or make the phone call to MS. KANE: Objection. Assumes facts not 8 8 the debtor. in evidence. It is also very ambiguous and may 9 9 If the account ended up in our legal call for speculation. 10 network, then our attorneys all send a letter 10 Q. Well, let's go -- let's follow up with 11 immediately once they receive the placement on the 11 your answer then. What is the present policy? 12 12 A. We take an account, upon import, when we 13 Q. Okay. So in this case, which I guess goes 13 import it into the system, and we apply a simple 14 to number 3, did Unifund send any kind of notice to 14 interest formula to the balance from chargeoff to the 15 Christina Goray? 15 time that we purchased the account. And then from 16 A. I don't believe so. 16 the day that we purchase it going forward, we 17 Q. Was that because this account was 17 compound interest, calculating that on a monthly 18 18 transferred to Unifund prior to 2006? basis. 19 MS. KANE: Objection. I think that 19 Q. Okay. Has that policy been different in 20 question is vague and ambiguous. 20 the past? 21 Q. Can you answer the question? 21 A. It's been that way for a long time, so certainly while we had - certainly 2004 to the 22 22 A. I'm not sure I understand the question. 23 Q. Okay. Do you remember when Unifund 23 present, that's been our policy. 24 obtained Christina Goray's account? 24 O. Okay. So when Unifund received Christina 25 A. Sometime in 2005. 25 Goray's account in 2005, the interest that's

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Page 42 Page 44 Q. Okay. And that's only in response to a direct or exact duplicate of what may have been sent 2 request from the attorney for that particular to Ms. Goray, because we have a 2/22/06 date in the 2 3 document? 3 right -- top left corner? 4 A. We would have chargeoff statements, last 4 A. I believe that the stuff on the top 5 activity statements, any statement on the account or 5 right-hand corner is added at Citibank at the time 6 the application, if it was available, or the 6 that they reproduce the document, but that's just 7 cardholder agreements, would all be a request in to 7 speculation on my part. 8 Citibank. Citibank would forward us hard copy pieces 8 Q. Okay. And for all of the exhibits from 5 9 of paper that we would scan into our system. 9 to 11, you don't have any information, as to 10 If our attorney has the ability to get 10 explanation of the top right-hand corner information, 11 that electronically, then we would do that, send that what that all means? 11 12 to them electronically. Otherwise it would get sent A. I don't. 12 13 them to them on a piece of paper. So we would 13 Q. Okay. I'm handing you what previously has 14 been marked as Exhibit Number 1. It's a Unifund reprint what we've scanned and send to our attorney, 14 15 like Marvin Dang. 15 statement with a date of 4/25/2005 at the -- at the 16 Q. Okay. And beside these -- this two pages, 16 top. Do you see that, Mr. Shaffer? 17 Exhibits 42 and 43, what other hard copies pertain to A. Yes. 17 18 Christina Goray that Unifund received from Citibank? 18 Q. What is this particular statement? 19 A. I believe there's some account statements, 19 A. This is a statement that is generated at 20 a chargeoff statement, and some earlier statements 20 the time that the affidavit is printed on the account 21 going back to 2006 maybe and 2005 even. And I don't 21 that we were previously discussing and is sent to the 22 know how many offhand there were, but there were a 22 attornevs. 23 number of account statements. 23 Q. Okay. This particular statement is not 24 Q. Thank you. Handing you what's previously 24 sent to Ms. Goray? 25 been marked as Exhibits 5, 6, 7, 8, 9, 10 and 11, can 25 A. Correct. Page 45 1 you identify what those documents are? 1 Q. Okay. And it looks like it should be, 2 A. These look to be the statements that I was 2 because you have all the Fair Debt Collection 3 referring to, being sent to Christina Goray. 3 Practices warnings at the bottom and things like 4 Q. Okay. So these are the hard copies that 4 that. Is there a reason all that information is 5 5 were received from Citibank? there? 6 A. These are reproductions of hard copies 6 A. We try to print those warnings on every 7 that were sent from Citibank, yes. 7 document just in case an attorney includes it to -8 8 Q. Okay. At the top right-hand corner there, in a communication to a consumer or something --9 9 there's a date of 2/22/06. What does that represent? something by chance gets in the hands of the 10 10 A. I'm not familiar with any of the codes consumer, that it has the appropriate warnings on all there. That appears to be a date, but that's nothing 11 11 of our documents. 12 that Unifund added to an account. 12 Q. Okay. Strictly, though, this is in 13 Q. Do you know what the word "Site: KC-CL" 13 conjunction with the affidavit of indebtedness that 14 means on Exhibit Number 5? 14 is sent to the -- Marvin Dang's office? 15 A. No, I'm not certain of what that is. 15 A. Yes. I believe they're printed at the 16 Citibank does have locations in Kansas City, but 16 same time or they're printed in conjunction with each 17 other than maybe being a state code, I'm really not 17 other, in close proximity. 18 familiar with what that is. 18 Q. Okay. And this is one of the hard copies 19 Q. This particular document, Exhibit Number 19 that got sent to Mr. Dang's office? 20 5, supposedly is a statement, closing date of July 20 A. I believe so. 21 21 7th, 2003. Do you see that in about the middle left Q. In this particular case, the lawsuit 22 corner of the page? 22 requested 27 percent interest. And I'm referring to 23 A. Yes, I do. 23 Exhibit 40, which is the attachment to the complaint. 24 24 Q. So is it fair to say that because this is A. Yes.

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Q. Okay. And is it your testimony that that

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supposedly a 2003 statement, that Exhibit 5 is not a

TRANSACTIONS:

Date Transaction IR Balance Due Payments New Balance
04/25/2005 's Account Was Issued Under The Name Of WAMU GVV CLASSIC.

YOUR ACCOUNT IS PAST DUE \$5,953,18. THE PAST DUE AMOUNT IS INCLUDED IN THE MINIMUM PAYMENT, PLEASE REMIT MIMEDIATELY, IF YOU HAVE ALREADY SENT A PAYMENT FOR THE ABOVE AMOUNT, THANK YOU,

PROMPT CREDITING OF PAYMENTS, TO RECEIVE CREDIT FOR PAYMENTS AS OF THE DATE OF RECEIPT, WE MUST RECEIVE YOUR CHECK OR MONEY ORDER AT:

Unifflind 19925 Technyoods Circle Cincinnati, oh 49242

PAYMENTS RECEIVED AT THE ABOVE ADDRESS IN THE MANNER SPECIFIED AFTER THAT TIME WILL BE CREDITED TO YOUR ACCOUNT AS OF OUR NEXT BUSINESS DAY. THE CREDITING TO YOUR ACCOUNT OF PAYMENTS RECEIVED AT ANY LOCATION OTHER THAN THE ABOVE ADDRESS MAY BE DELAYED UP TO 5 DAYS OF RECEIPT.

THIS COMMUNICATION IS FROM A DEBT COLLECTOR. FEDERAL LAW REQUIRES US TO INFORM YOU THAT THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Unifund Statement

